three (3) days thereafter. See Fed. R. Civ. P. 4; L.R. 4. Defendants also shall timely 1 file and serve their responsive pleadings and file proofs of service within three 2 (3) days thereafter, in compliance with the requirements of Local Rule 5-3.2. At the 3 Scheduling Conference, the court will dismiss all remaining fictitiously named 4 Defendants. The court will also set a date by which motions to amend the pleadings 5 or add parties must be heard. 6 The Scheduling Conference will be held pursuant to Federal Rule of Civil 7 Procedure 16(b). The parties are reminded of their obligations under Federal Rule 8 of Civil Procedure 26(f) to confer on a discovery plan no later than twenty-one 9 (21) days before the Scheduling Conference. The court encourages counsel 10 to agree to begin to conduct discovery actively *before* the Scheduling Conference. 11 At the very least, the parties shall comply fully with the letter and spirit of Federal 12 Civil Rule of Procedure 26(a) and thereby obtain and produce most of what 13 would be produced in the early stages of discovery, because at the Scheduling 14 Conference the court will impose strict deadlines to complete discovery. 15 16

This court does not exempt parties appearing pro se from compliance with any of the Federal Rules of Civil Procedure or the Central District of California's Local Rules, including Local Rule 16. See L. R. 1-3, 83-2.2.3. "Counsel," as used in this Order, includes parties appearing pro se.

I. Joint Rule 26(f) Report

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The Joint Rule 26(f) Report must be filed no later than seven (7) days after the parties meet and confer and fourteen (14) days before the Scheduling Conference. The court discourages the submission of courtesy chambers copies of Joint Rule 26(f) Reports that have been electronically filed.

The Joint Rule 26(f) Report shall be drafted by Plaintiff's counsel or, if the parties otherwise agree, by Defendant's counsel. If the Plaintiff is appearing pro se, the Joint Rule 26(f) Report shall be drafted by Defendant's counsel unless Plaintiff prefers to do so. In all circumstances, the Joint Rule 26(f) Report must be

signed jointly. "Jointly" means a single report, regardless of how many separately represented parties are involved in the case. The Joint Rule 26(f) Report shall specify the date of the Scheduling Conference on the caption page. The Joint Rule 26(f) Report shall address the matters set forth in Federal Rule of Civil Procedure 26(f) and Local Rule 26, some of which are enumerated below, and shall also contain the following:

- **a. Statement of the Case:** A short statement by each party, not to exceed two (2) pages, setting forth that party's factual summary of the case, including the basis for any claims, counterclaims, or defenses.
- **b. Subject Matter Jurisdiction:** A statement of the specific basis of federal jurisdiction, including supplemental jurisdiction. If there is a federal question, cite the federal law under which the question arises.
- **c. Legal Issues:** A brief description of the key legal issues, including any unusual substantive, procedural, or evidentiary issues.
- **d. Damages:** The realistic range of provable damages.
- e. Parties and Evidence: A list of parties, percipient witnesses, and key documents with respect to the main issues in the case. For conflict purposes, corporate parties must identify all subsidiaries, parents, and affiliates. The parties should discuss the likelihood of appearance of additional parties, if any.
- **f. Insurance:** Whether there is insurance coverage, the extent of coverage, and whether there is a reservation of rights.
- **g. Manual for Complex Litigation:** Whether all or part of the procedures of the Manual for Complex Litigation should be utilized.
- **h. Motions:** A statement of the likelihood of motions seeking to add other parties or claims, file amended pleadings, transfer venue, or challenge the court's jurisdiction.
- i. Dispositive Motions: A description of the issues or claims any party

- unless all parties, including an officer with full settlement authority for corporate parties, have appeared personally at an ADR proceeding.
- o. Trial Estimate: A realistic estimate, in days, of the court time required for trial and whether trial will be by jury or by the court. Each side should specify the number, and not the names, of witnesses it contemplates calling. If the time estimate for trial given in the Joint Rule 26(f) Report exceeds four (4) court days, counsel must be prepared to discuss in detail the basis for the estimate.
- **p.** Trial Counsel: The name(s) of counsel who will try the case.
- Magistrate Judge: Whether the parties agree to try the case before a Magistrate Judge. Pursuant to 28 U.S.C. § 636 and General Order 05-07 (also referred to as General Order 194), the parties may consent to have a Magistrate Judge preside over all proceedings, including jury trials.¹ The parties may choose any Magistrate Judge identified on the Central District's website. The consent form may also be found on the Central District's website.²
- r. Independent Expert or Master: Whether the court should consider appointing a master pursuant to Federal Rule of Civil Procedure 53 or an independent scientific expert at the parties' expense. The appointment of a master may be especially appropriate in cases where the parties anticipate substantial discovery disputes, numerous claims to be construed in connection with a motion for summary judgment, a lengthy *Daubert* hearing, or resolution of a difficult computation of damages.

¹A list of magistrate judges in the Central District of California can be found at https://www.cacd.uscourts.gov/judgeschedules-procedures.

²The Statement of Consent to Proceed Before a United States Magistrate Judge (CV–11D) can be found at https://www.cacd.uscourts.gov/sites/default/files/forms/CV-011D/CV-11D.pdf.

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Schedule Worksheet: The parties must make every effort to agree on all pretrial and trial dates. The parties must submit a completed copy of the attached Schedule of Pretrial and Trial Dates Worksheet ("Worksheet") with their Joint Rule 26(f) Report. The entries in the "Time Computation" column reflect what the court believes is appropriate for most cases and will allow the court to rule on potentially dispositive motions sufficiently in advance of the Final Pretrial Conference. However, the parties may propose earlier dates by which the key requirements must be completed. Each date should be stated as month, day, and year (e.g., 2/10/2022). Hearings shall be held on Thursdays starting at 10:00 a.m. Other deadlines not involving the court may be scheduled any day of the week. The parties must avoid holidays. The court may order different dates than those required. The discovery cutoff date is the last day by which all depositions must be completed, responses to previously served written discovery requests must be provided, and motions concerning discovery disputes must be heard, <u>not</u> <u>filed</u>. In other words, any motion challenging the adequacy of discovery responses must be filed timely, served, and calendared sufficiently in advance of the discovery cut-off date to permit the responses to be obtained before that date, if the motion is granted. If the parties wish the court to set dates in addition to those on the Worksheet, they may so request by a separate stipulation and proposed order. Additional hearings are often appropriate for class actions, patent cases, and cases for benefits under the Employee Retirement Income Security Act of 1974 ("ERISA").

t. Class Actions: If the action is a putative class action, the parties are to provide a proposed briefing schedule for the motion for class certification. The schedule must provide for at least twenty-one (21) days between the filing of the reply and the hearing and should include a

discovery cut-off date in advance of the date on which the motion must be filed. The court expects the parties to act diligently and begin discovery immediately, because the motion must be filed no later than one—hundred-twenty (120) days from the date originally set for the Scheduling Conference, unless the court orders otherwise. In other words, a continuance of the date for the Scheduling Conference will not extend the time to file the motion for class certification.

u. Other issues: A statement of any other issues affecting the status or management of the case, such as unusually complicated technical or technological issues, disputes over protective orders, extraordinarily voluminous document production, witnesses who will need the assistance of a court interpreter, reasonable ADA accommodations, discovery in foreign jurisdictions, the applicability of foreign law, the advanced age or health of parties or key witnesses, and any proposals concerning severance, bifurcation, or other ordering of proof.

The Joint Rule 26(f) Report should set forth the above-described information under section headings corresponding to those in this Order.

II. Scheduling Conference

- a. Continuance: A request to continue the Scheduling Conference will be granted only for good cause. The parties should refer to the court's Standing Order for additional guidance regarding requests for continuance.
- **b.** Vacating Scheduling Conference: The court may vacate the Scheduling Conference and issue the Scheduling Order based solely on the parties' Joint Rule 26(f) Report pursuant to Federal Rule of Civil Procedure 16(b).
- **c. Participation:** If the court elects to conduct a Scheduling Conference, lead trial counsel must attend unless excused by the court for good cause

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1	before the conference is scheduled to begin.					
2	d. Failure to Submit a Joint Rule 26(f) Report: The failure to submit a					
3	Joint Rule 26(f) Report in advance of the Scheduling Conference or the					
4	failure to attend the Scheduling Conference may result in dismissal of the					
5	action, striking of the answer and entry of default, and/or imposition of					
6	sanctions.					
7	III. Notice to be Provided by Counsel					
8	Plaintiff's counsel or, if Plaintiff is appearing pro se, Defendant's counsel,					
9	shall provide this Order to any parties who first appear after the date of this Order					
10	and to parties who are known to exist but have not yet entered appearances.					
11	IV. <u>Disclosures to Clients</u>					
12	Counsel are ordered to deliver to their clients a copy of this Order.					
13	V. <u>Court's Website</u>					
14	This and all other generally applicable orders of this court are available on the					
15	Central District of California's website ³ and on Judge Slaughter's webpage. ⁴ The					
16	Local Rules are also available on the Central District of California's website. ⁵					
17	The court thanks the parties and their counsel for their anticipated cooperation.					
18	IT IS SO ORDERED.					
19	Dated: September 8, 2023					
20	Dated: September 8, 2023					
21	HONORABLE FRED W. SLAUGHTER					
22	UNITED STATES DISTRICT JUDGE					
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26	³ The website for the Central District of California can be found at http://www.cacd.uscourts.gov.					
27	⁴ Judge Slaughter's webpage can be found at http://www.cacd.uscourts.gov/honorable-fred-w-slaughter . 5 Court of the Level Poles are accident at http://www.cacd.uscourts.gov/honorable-fred-w-					
28	⁵ Copies of the Local Rules are available at http://www.cacd.uscourts.gov/court-procedures/local-rules					

SCHEDULE OF PRETRIAL AND TRIAL DATES WORKSHEET

Please complete this worksheet jointly and file it with your Joint Rule 26(f) Report. The parties must make every effort to agree on dates or the court will set them.

Case No.	Case Name:				
Trial and Final Pretria	PI(s)' Date mm/dd/yyyy	Def(s)' Date mm/dd/yyyy	Court Order mm/dd/yyyy		
Check one: [] Jury Trial or [] Be [Tuesday at 8:30 a.m., within 18 n Estimated Duration: Days			[] Jury Trial [] Bench Trial Days		
Final Pretrial Conference ("FPTC") in Limine [Thursday at 8:30 a.m., at least 12					
Event ¹ Note: Hearings shall be on Thursdays at 10:00 a.m. Other dates can be any day of the week.			PI(s)' Date mm/dd/yyyy	Def(s)' Date mm/dd/yyyy	Court Order mm/dd/yyyy
Last Date to <u>Hear</u> Motion to Amend Pleadings/Add Parties [Thursday]					
Non-Expert Discovery Cut-Off (no later than deadline for filing dispositive motions)					
Expert Disclosure (Initial)					
Expert Disclosure (Rebuttal)		22			
Expert Discovery Cut-Off					
Last Date to Hear Motions [Thursdate	due at least 6 weeks weeks before hearing otion is filed	12			
Deadline to Complete Settlement Conference [L.R. 16-15 Select one: [] 1. Magistrate Judge (with Court approva [] 2. Court's Mediation Panel [] 3. Private Mediation		10			[] 1. Mag. J. [] 2. Panel [] 3. Private
Trial Filings (first round) • Motions in Limine with Proposed • Memoranda of Contentions of Fa • Witness Lists [L.R. 16-5] • Joint Exhibit List [L.R. 16-6.1] • Joint Status Report Regarding S • Proposed Findings of Fact and C [L.R. 52] (bench trial only) • Declarations containing Direct To (bench trial only)	ettlement Conclusions of Law	3			
Trial Filings (second round) Oppositions to Motions in Limine Joint Proposed Final Pretrial Cor [L.R. 16-7] Joint/Agreed Proposed Jury Instruct Disputed Proposed Jury Instruct Joint Proposed Verdict Forms (ju Joint Proposed Statement of the Proposed Additional Voir Dire Q trial only) Evidentiary Objections to Declar Testimony (bench trial only)	ructions (jury trial only) ions (jury trial only) ury trial only) Case (jury trial only) uestions, if any (jury	2			

The parties may seek dates for additional events by filing a separate Stipulation and Proposed Order. Class actions, patent, and ERISA cases may need to vary from the above.
 The parties may wish to consider cutting off expert discovery prior to the deadline for filing a motion for summary

judgment.